

### REMARKS

The Examiner has required the Applicant to elect one of the following inventions to which the claims will be restricted: I. a method for treating the wall of a blood vessel using electromagnetic energy (claims 1-6); or II. an apparatus for vascular treatment (claims 7-22).

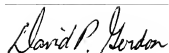
The Examiner has required the Applicant to elect one of the following species on the grounds that they are drawn to different mechanisms, rotors and switches that operate the electromagnetic device: A. Figure 1; B. Figure 2; C. Figure 3; D. Figure 4; E. Figure 5; F. Figure 6; G. Figure 7; or H. Figure 11.

The Applicant has elected Group II, Species A and has canceled claims 1-6.

The Examiner has also stated that no claims in Group II are generic. However, the Applicant believes that claim 7 is generic to all of the species and that if it is allowed, claims 8-22 will be allowable.

In light of all of the above, it is submitted that the claims are in order for examination on the merits, and prompt allowance is earnestly requested. Should any issues remain outstanding, the Examiner is invited to call the undersigned attorney of record so that the case may proceed expeditiously to allowance.

Respectfully submitted,

A handwritten signature in cursive script that reads "David P. Gordon".

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